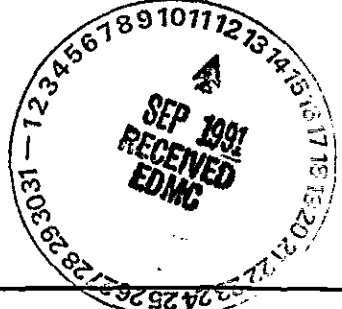


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| Change Number M-12-90-4 | FEDERAL FACILITY AGREEMENT AND CONSENT ORDER CHANGE CONTROL FORM Do not use blue ink. Type, or print using black ink. | Date 05/13/91 | | | | | | | | | | | | | | | | | | |
| Coordinator John D. Wojtasek | | Phone 376-7000 | | | | | | | | | | | | | | | | | | |
| Class of Change <input checked="" type="checkbox"/> I - Signatories (Section 13.0) <input type="checkbox"/> II - Project Manager <input type="checkbox"/> III - Unit Manager | | | | | | | | | | | | | | | | | | | | |
| Change Title MODIFICATION OF MILESTONES M-12-00 AND M-13-00 TO IMPLEMENT AGGREGATE AREA MANAGEMENT STRATEGY | | | | | | | | | | | | | | | | | | | | |
| Description/Justification of Change See attached for description/justifications of change | | | | | | | | | | | | | | | | | | | | |
| Impact of Change See attached for impact of change | | | | | | | | | | | | | | | | | | | | |
| Affected Documents Hanford Federal Facility Agreement and Consent Order Action Plan Calendar Year 1990 Annual Update, Appendix D (Table D-2 and Figure D-1 Work Schedule). | | | | | | | | | | | | | | | | | | | | |
| Approvals <table border="0"><tr><td><u>John D. Wagoner</u></td><td><u>X</u> Approved</td><td><u>Disapproved</u></td></tr><tr><td>DOE John D. Wagoner</td><td></td><td>Date 09/09/91</td></tr><tr><td><u>Dana A. Rasmussen</u></td><td></td><td>Date 09/09/91</td></tr><tr><td>Dana A. Rasmussen</td><td></td><td>Date</td></tr><tr><td><u>Christine O. Gregoire</u></td><td></td><td>Date 09/09/91</td></tr><tr><td>Ecology Christine O. Gregoire</td><td></td><td>Date</td></tr></table> | | <u>John D. Wagoner</u> | <u>X</u> Approved | <u>Disapproved</u> | DOE John D. Wagoner | | Date 09/09/91 | <u>Dana A. Rasmussen</u> | | Date 09/09/91 | Dana A. Rasmussen | | Date | <u>Christine O. Gregoire</u> | | Date 09/09/91 | Ecology Christine O. Gregoire | | Date |  |
| <u>John D. Wagoner</u> | <u>X</u> Approved | <u>Disapproved</u> | | | | | | | | | | | | | | | | | | |
| DOE John D. Wagoner | | Date 09/09/91 | | | | | | | | | | | | | | | | | | |
| <u>Dana A. Rasmussen</u> | | Date 09/09/91 | | | | | | | | | | | | | | | | | | |
| Dana A. Rasmussen | | Date | | | | | | | | | | | | | | | | | | |
| <u>Christine O. Gregoire</u> | | Date 09/09/91 | | | | | | | | | | | | | | | | | | |
| Ecology Christine O. Gregoire | | Date | | | | | | | | | | | | | | | | | | |

Description/Justification and Impact of Change
for Change Request Package for Hanford Past-Practice Milestones
Change Control Form Number M-12-90-4

May 13, 1991

The parties are proposing an approach aimed at maximizing efficiency, maintaining aggressive project schedules, and achieving earlier remedial action. The DOE, EPA and Ecology have agreed that some efficiencies could be gained over the existing Tri-Party Agreement past-practice investigation process. These changes to the existing process and schedules are being proposed in consideration of long-term solutions, including DOE's commitment to fully fund and implement the required work in a timely manner.

The bases for modifications to the milestones at this point are twofold. First, as mentioned above the parties believe that a more efficient system can be designed and tailored for the work to be done at Hanford. This rationale alone would be sufficient cause to adjust the direction in which the parties have been proceeding. The current approaches to investigations and decision-making have been along the traditional Superfund path with a somewhat linear and phased process. This has resulted in extremely high DOE cost estimates for the scope of work envisioned by the three parties since the Agreement was signed (as much as \$27 million to \$50 million per project) -- before remedial action ever begins. Part of the reason for the high cost is the long duration of each project. Currently, DOE's proposed operable unit RI/FS schedules have ranged from three years to nine years, with an average of five to six years. All of the parties recognize that excessive costs and schedules can not be supported. [Note: The term "RI/FS" is used here in a broad sense and includes "RFI/CMS" activities.]

Second, and as a related factor, DOE has been unable to allocate sufficient funds to implement all of the required RI/FS activities. This is due to a combination of circumstances including the difficulty of accurately projecting budget needs over two years in advance, escalating costs, unanticipated scope of work and new requirements, and allocation of funds to various priority activities within the Environmental Restoration program. Nonetheless, the funding deficiencies arising from such circumstances have resulted in delays on several projects. As part of this new approach, DOE agrees to seek all funding necessary to assure that all work required by this change request is accomplished in a timely manner. DOE, EPA and Ecology will continue to develop and implement sound management practices to assure the effective and efficient execution of work covered under these milestones.

The parties agree that it is important to include new provisions to ensure that activities necessary for timely project completion are implemented as planned. The provisions listed in the remainder of this justification indicate the parties' approach to implementation of a streamlined approach to past-practice work at Hanford. These provisions are organized in terms of 1) general topics/issues, 2) a 100-Area approach, and 3) a 200-Area approach. These points identify what EPA and Ecology believe are the minimal requirements for a successful program.

The following discussion consists of agreements that have been reached between the three parties over the past few weeks. In some cases, such agreements are in the form of public commitments, while in other cases, additional milestones are proposed (M-27-00 through M-30-00) to address new requirements.

GENERAL TOPICS / ISSUES

1. Requirements for submittal of RI/FS work plans under both M-12-00 and M-13-00 will be adjusted to some extent, but only under conditions that will lead to efficiencies and keep long-term schedules intact and enforceable. In other words, any adjustments to near-term schedules must not result in records of decision beyond those dates scheduled or anticipated under the current methodology. M-15-00 (complete the RI/FS [or RFI/CMS] for all operable units by September 2005) must be maintained.

For M-12-00, All work plans through 100-FR-1 (due April 30, 1991) have been submitted as per the current Tri-Party Agreement schedule. Submittal of the 200-UP-2 work plan (Milestone M-12-15, due June 30, 1991) will be deferred until June 1992. That work plan, or an agreed upon alternate work plan, will reflect the submission of the U-Plant Aggregate Area Management Study (AAMS) report in January 1992 (Milestone M-27-02). Submittal of the following work plans will be deferred from M-12-00 into M-13-00, as the first work plans to be submitted under that milestone:

| <u>Operable Unit</u> | <u>Milestone Number</u> | <u>Current Due Date</u> |
|----------------------|-------------------------|-------------------------|
| 100-BC-2 | M-12-16 | August 1991 |
| 200-BP-5 | M-12-17 | October 1991 |
| 100-DR-2 | M-12-18 | December 1991 |
| 200-ZP-1 | M-12-19 | February 1992 |
| 100-KR-2 | M-12-20 | April 1992 |

Milestone M-12-00 will be revised to reflect that the number of work plans to be submitted to EPA and Ecology is changed from 20 to 15 and the due date is changed from April 1992 to June 1992.

By deferring these work plans (not deleting them), EPA and Ecology recognize claims by DOE-RL that funding deficiencies arising from the circumstances mentioned previously will prevent development of further work plans and implementation of approved work plans, as well as carrying out other work required by the Tri-Party Agreement. The parties agree to finalize and implement a more effective and streamlined RI/FS (RFI/CMS) process based on the draft "Hanford Past Practice Investigation Strategy", including those work plans submitted to date under M-12-00 which have not yet been approved for implementation. Continued development and submittal of work plans prior to finalization of this streamlined process would not be appropriate.

By deferring the submittal of certain work plans, EPA and Ecology are giving DOE the opportunity to use existing funding to concentrate on implementing field activities and the aggregate area management approach in a manner agreed to by all parties. During the delay period, EPA and Ecology expect DOE to secure funding necessary to develop the deferred work plans and to carry out all work that will be required by those plans in a timely manner.

For M-13-00, The parties are proposing to defer the start date of M-13-00 (currently scheduled to begin in January 1992) until January 1993, constituting a one year delay. The first five work plans to be submitted after January 1993 would be the above mentioned work plans that are being deferred from M-12-00. A specific date for submittal of each work plan to be submitted under M-13-00 will be established as part of the annual update to the work schedule (Appendix D of the Action Plan).

2. For future work plans, i.e., those contained in M-13-00, it should be possible to obtain approved work plans with a reduced effort on the part of all parties. Additionally, the scope of the field work that will be required by each of these future work plans should be reduced to some extent from the level required for the first several work plans. This is achievable through a focused RI/FS process, where the parties build on a base of knowledge that is continually developing. As an example, the 100-BC-1 operable unit will undergo a relatively rigorous level of investigation, since it is the first operable unit in that area. The RI/FSs for those adjacent, subsequent operable units (100-BC-2, 100-BC-3, and 100-BC-4) can be tailored in consideration of what was learned at 100-BC-1.

The parties envision a "focused" or "streamlined" RI/FS, wherever possible, for future operable units. Close coordination with the regulators during all phases of work plan development and implementation is necessary for this to

occur. With a "bias for action", the parties believe there are opportunities to implement remedial action sooner than would occur with the current or traditional process. In some cases, data gathering as part of the investigation, may overlap with certain elements of remedial action in an integrated fashion.

With increased scoping activities prior to initiating intrusive field work and with an increased emphasis toward early remediation, DOE will commit to a significantly shorter period for conducting the RI/FS than with previous projects, provided the scope of the RI/FS is commensurate with project duration. The parties will seek the most aggressive schedules possible, without sacrificing the quality and amount of information necessary to support remedial action decisions. All schedules must support M-15-00 (complete the RI/FS for all operable units by September 2005).

3. The RI/FSs for the four currently approved work plans will be fully funded, implemented, and completed in accordance with the currently approved schedules. Additional interim milestones will be developed, in accordance with Section 11 of the Action Plan, in the near term to ensure progress toward timely completion of these RI/FSs. The designation of these additional milestones shall be completed by June 30, 1991. The parties will be open to changes to both the scope and schedule of these approved work plans whenever agreement can be reached that such changes will result in efficiencies and timely completion of work.
4. EPA and Ecology have been pursuing DOE to construct a site-wide (or at least area-wide) groundwater model, to better understand the flow system as a whole at Hanford. This will be accomplished as part of the overall risk assessment process (proposed as M-29-00). The parties believe that this will prove to be very useful to operable unit investigations.
5. One of the problems EPA and Ecology have observed with implementation of the environmental restoration program is the lack of direct oversight to planning and coordination of field activities, support services, and the budget. To date, it appears that each RI/FS project has its own schedule and management structure which is independent of other projects. The parties believe that better project coordination will enhance the ability to stay on schedule. This issue will become more complex as more projects are added to the system.

EPA and Ecology recently offered a possible solution to this problem -- that DOE create a "coordinator role", within DOE-

RL Environmental Restoration Division. The goal was to ensure that all ER work required by the TPA would be accomplished in an efficient, coordinated manner. Functions such as assurance of consistency in preparation of primary documents, data compilation from a wide range of sources, coordination of activities to ensure available drill rigs, field equipment, specialized personnel, and laboratories were included in the discussion.

Although not incorporated as a milestone in the Agreement, DOE provided the following commitment to EPA and Ecology:

"Enhanced management, coordination and planning of Environmental Restoration Program activities by DOE is recognized as an essential ingredient to successful accomplishment of the Program goals, TPA milestones and cleanup of the Hanford Site. To achieve a stronger focus on the effective implementation and coordination of field activities, support services, budget preparation, document preparation, and program management, DOE will augment its staff by assigning full time support contractor staff to enhance its oversight of the M&O and USACE assigned work.

By June 1, 1991, DOE will take steps to enhance DOE's oversight of Environmental Restoration Program activities.

By July 1, 1991, full implementation of the Task Order described above will be in effect."

EPA and Ecology see this as a positive step toward better coordination within DOE's Environmental Restoration program.

6. DOE has been attempting to establish guidelines for conducting a risk assessment (or performance assessment) program on a site-wide basis for the past two years. However, funding has not been available in light of other priority activities. The parties are proposing a new milestone (M-29-00) to address this issue. The guidelines to be established will be used on a site-wide basis and will enhance the consistency in risk assessment methods and in evaluation of remedial action alternatives.
7. DOE and WHC have been attempting to conduct a soil and groundwater background study on an area-wide basis (e.g., 100-Area, 200-Area, etc.) for the past two years. However, the results of this study have not yet been finalized. EPA and Ecology recently received a draft copy of the document, "Characterization and Use of Soil and Groundwater Background for the Hanford Site", WHC-MR-0246, dated March 1991. The parties have proposed a new milestone to ensure that this

document is finalized. This document will result in an improvement to the current process of establishing background on an operable unit or an individual waste site basis and would require less effort and dollars in the long run. This document will be subject to approval by EPA and Ecology and will be included in Appendix F of the Action Plan.

8. One objective of the AAMSS and the remedial investigations, including screening activities, is identification of potential sites for expedited response actions. The streamlined approach for conducting RI/FSSs, with a bias for action supports this objective.

In order for priority abatement actions to be initiated and completed, adequate funding must be available. DOE has committed to the implementation of any expedited actions as additions to the Tri-Party Agreement, without an impact to existing milestones. If the amount of funding allocated for expedited response actions in a fiscal year should be inadequate to meet identified objectives, DOE has agreed to take all steps to obtain funding.

100-AREA APPROACH

EPA and Ecology are willing to adjust some schedules to gain efficiencies and to speed up the overall cleanup in the 100-Area. As a condition to modifying current schedules, DOE has agreed to the following, as conditions for a revised approach to conducting the RI/FSSs at Hanford. Accordingly, EPA and Ecology would agree to defer submittal of the 100-BC-2, 100-DR-2, and 100-KR-2 work plans until calendar year 1993, when they would apply toward the completion of M-13-00.

1. All of the field screening, scoping, and non-intrusive activities (as defined in the Figure 7-4 of the TPA Action Plan) that have been identified in work plans and that should have been accomplished for all source term waste sites during preparation of the 100-Area work plans through 100-FR-1 must be conducted immediately. Some of these activities are safety related and must be completed before other field activities can occur.

Scoping for the groundwater operable units (100-HR-3, 100-BC-5, 100-KR-4, 100-NR-1, and the groundwater portion of 100-FR-1) would consist primarily of review of existing information and non-intrusive work. Since there is a limited amount of groundwater data in much of the 100-Area, the scoping would be supplemented with existing information available from other sources, even if those sources are outside the currently identified groundwater operable unit

boundaries.

The three parties would work closely together during all scoping activities, assessing data and making modifications to work plans, as necessary. Groundwater operable unit scoping would be planned to coincide with the river impact study (proposed under M-30-01 and M-30-04) and would provide data, along with source term scoping information, on which to begin the 100-Area combined risk assessment (proposed under M-30-02).

The parties will complete discussions on the methodology and will approve the "Hanford Past-Practice Investigation Strategy", providing a streamlined RI/FS approach by June 30, 1991. This methodology will serve as a guideline for development of all future work plans and for rescoping the ten current work plans in the 100-Area, as appropriate.

2. Immediately following three-party agreement on the streamlined RI/FS methodology, the parties will begin rescoping the current 100-Area work plans that have been prepared. The rescoping will be aimed at placing the initial focus of the intrusive investigations on the highest priority waste sites within each operable unit for which a work plan has been prepared. The collective knowledge of the three parties and the information contained in the work plans is sufficient to identify the high priority waste sites.

Rescoping will allow DOE to place resources on the investigation of the highest priority waste sites in each operable unit at the beginning of the process, with a bias toward remedial action. This will result in information and data on the more critical waste sites at an earlier point in time, which will enable us to arrive at an earlier record of decision for higher priority waste sites or for an entire operable unit. This concept of a "focused" record of decision could apply to similar waste sites contained in different operable units. This methodology will also give us more accurate information to support early records of decision and/or to support expedited response action, as appropriate, for higher priority waste sites.

This approach combines the advantages of investigating high priority units of similar type and history ahead of lower priority units, while keeping the current operable unit concept intact. Also, a significant reduction in the amount of work required for the preparation of the various work plans will be achieved, even though some effort to rescope the work plans will be necessary.

Three-party agreement on the details of how each work plan will be rescoped will be achieved in accordance with the following schedule:

| <u>Operable Unit</u> | <u>Conceptual * Agreement</u> | <u>Submit Rescoped ** Work Plan/Schedule</u> |
|----------------------|-------------------------------|--|
| 100-HR-1 | July 1991 | September 1991 |
| 100-DR-1 | July 1991 | September 1991 |
| 100-HR-3 | July 1991 | September 1991 |
| 100-BC-1 | July 1991 | September 1991 |
| 100-BC-5 | July 1991 | September 1991 |
| 100-KR-1 | August 1991 | October 1991 |
| 100-KR-4 | August 1991 | October 1991 |
| 100-FR-1 | September 1991 | November 1991 |
| 100-NR-1 | October 1991 | December 1991 |
| 100-NR-3 | October 1991 | December 1991 |

* Note: If the parties fail to achieve conceptual agreement by the dates specified, DOE will provide work plans with schedules based on the currently defined work scope. In this case, work plans must be submitted in accordance with the work plan submittal schedule specified above and in M-12-00 and the lead regulatory agency will set the final schedule and approve the work plans for immediate implementation.

** Note: Implementation of these work plans shall begin in accordance with the approved work plan schedules. These schedules shall be constructed on an integrated approach for all work to occur in the 100-Area, the four operable unit RI/FS projects now approved, the 200-Area AAMS projects (M-27-00), and a streamlined approach to conducting RI/FSs. This would allow work on all projects to proceed in an orderly manner.

- Based on the completion of rescoping the work plans, as described above, a detailed integrated schedule for completion of all investigative work in the 100-Area must be developed. Consideration and scheduling of all necessary resources must be made, including items such as drilling rigs, specialized staff expertise, laboratory capability and capacity, etc. Integrated schedules for 100-HR-1, 100-HR-3, 100-DR-1, 100-BC-1, and 100-BC-5 shall be established no later than September 30, 1991. This schedule must be used to construct the individual operable unit work plan schedules to be submitted with the rescoped work plans as indicated above. Prior to approval, each of the individual work plan schedules will have numerous interim milestones

established, in order to track and ensure progress of the various tasks. The integrated schedule must accommodate the September 2005 date (M-15-00) for completion of all RI/FSSs.

4. The parties expect that this integrated system will result in earlier records of decision than are achievable under the current system. Since schedules for the 100-Area work plans have not yet been approved, the parties do not have a baseline to measure against. Therefore, the schedules to be constructed for each of the 100-Area work plans must be aggressive toward the goal of early records of decision.
5. DOE will conduct a focused study to determine the effect of the Columbia River on the hydrology and contaminant migration within the 100-Area operable units. This study, proposed under M-30-00, will maximize the use of currently available information and will focus on the areas of highest contamination and concern. However, EPA and Ecology recognize that some data from outside the currently defined operable units will be necessary for completion of this study.

The objectives, scope, design, and duration of the study shall be agreed to by the three parties no later than June 30, 1991. Information obtained from this study will be used to support a combined or cumulative risk assessment of the 100-Area, in terms of the Columbia River as a route of exposure to contaminants.

6. DOE will conduct a combined risk assessment for the 100-Area, as noted above, in accordance with proposed M-29-03. This risk assessment will include the Columbia River as a primary pathway for contaminant migration, as well as other exposure scenarios that consider various potential land use alternatives. It will consider both ecological and human health impacts.

Information gathered during the first few operable unit remedial investigations, including area wide scoping activities, will be considered in this risk assessment. Timing for the risk assessment will be established in consideration of the integrated schedule for the 100-Area, as mentioned above..

The information gathered during investigations of later operable units will be used to supplement the combined risk assessment and remedial actions will be modified accordingly. The parties would not expect the later operable units to significantly impact the risk assessment, since they are lower priority units to begin with.

This combined risk assessment will replace individual risk assessments for each 100-Area operable unit, resulting in a comprehensive approach to cleanup of the various sites and groundwater. Benefits achieved via expedited response actions will be factored into the risk assessment, if such actions can demonstrate that improvements have already occurred.

7. DOE would not develop new Feasibility Study reports on an operable unit basis. Rather, it would conduct three stand alone or "base" FS reports for the entire 100-Area. These reports would consider 1) source operable units (except N-Area), 2) groundwater operable units, and 3) N-Area, as it is distinctly different from the other 100-Areas.

These reports will be based on information obtained as the priority investigations proceed in each operable unit, for various categories of waste sites. This methodology will work, since the feasible alternatives for remediation of similar waste sites which received similar types and volumes of wastes should be the same, even if the waste sites are in different operable units. Any additional information from the later operable units would serve to supplement or confirm the content of the three base FS reports.

DOE will begin assembly of the base FS reports as soon as the scoping activities are underway and will complete them as soon as the data allow, in accordance with the integrated schedule for the 100-Area operable units. It is important that the base FS reports be scheduled and completed in a timely manner, to accommodate schedules for early records of decision, remedial design, and remedial action.

200-AREA APPROACH

The Aggregate Area Management Study (AAMS) approach proposed for the 200-Area (as M-27-00) is outlined in the "Hanford Past-Practice Work Plan Strategy" and is somewhat different from the approach the parties are proposing for the 100-Area, for a number of reasons. It is important to understand that the AAMS for the 200-Area is not an end unto itself, but rather a tool that will lead to increased efficiencies in the past-practice investigation process and, ultimately faster records of decision.

As a condition to modifying current schedules, DOE has agreed to the following, as conditions for a revised approach to conducting the RI/FSs at Hanford, beginning with a series of ten AAMSSs. Accordingly, EPA and Ecology will agree to defer submittal of the 200-UP-2 work plan (Milestone M-12-15, due June 30, 1991) until June 1992. That work plan, or an agreed upon

alternate work plan, will reflect the submission of the U-Plant Aggregate Area Management Study (AAMS) report in January 1992 (Milestone M-27-02). In addition, submittal of the 200-BP-5 and 200-ZP-1 work plans will be deferred until calendar year 1993, when they would apply toward the completion of M-13-00.

1. DOE will conduct a series of AAMSs to cover all source terms in the entire 200-West Area and the 200-East Area (not including 200-BP-1 -- information from the 200-BP-1 RI/FS will feed into the appropriate AAMS). The 200-Area, even when divided into East and West, is too large to accommodate a single AAMS for all source terms. However, eight well defined areas within the 200-Area exist that would be suitable for the scale of an AAMS. These areas or waste area groups are as follows:

- a. B-Plant
- b. PUREX
- c. Semi-works
- d. 200-Area North
- e. Redox
- f. T-Plant
- g. U-Plant
- h. Z-Plant

The groundwater beneath the 200-Area would be divided into two separate AAMS projects -- one for 200-East and one for 200-West. As the existing groundwater information and vadose zone information is assimilated, it should provide a good information source to substantiate the definition of specific groundwater operable units within the 200-Area. As such groundwater operable units are identified, they will be prioritized and added to the Action Plan work schedule. Information collected under the groundwater AAMS projects will be integrated into the site-wide (or area-wide) groundwater flow models proposed under M-29-02.

The design of the AAMSs will be fashioned after the guidelines in the strategy document, although this document has not yet been finalized or approved by the parties. An outline of the 200-Area AAMSs is provided in the "200 Area Aggregate Area Management Study Guidelines" which is attached. Existing information will be used wherever possible, in consideration of data quality objectives. A limited amount of new intrusive work (such as installation of groundwater wells or vadose borings) will be necessary to achieve the desired result of the AAMS. Efforts to connect known subsurface contamination to sources will be made, followed by detailed mapping of the contaminant plumes. A search of available and applicable process information and records will be made to more accurately predict the contaminants of concern. The design will have to be agreed

to by the three parties. DOE has agreed to submit the methodology and format for the AAMS Reports to EPA and Ecology by June 30, 1991 (see M-27-01). The parties have agreed to finalize the scope of the 200-Area AAMS strategy by July 31, 1991. The schedule for the AAMS Reports is defined in Table 1 of the attachment and in M-27-00.

ATTACHMENT

200-AREA AGGREGATE AREA MANAGEMENT STUDY GUIDELINES

The draft Hanford Past Practice Investigation Strategy is the basis for the proposed aggregate area management studies proposed for the Hanford Site 200 Areas. The strategy recognizes that the parties to the Tri-Party Agreement must make more effective use of a process similar to the standard "scoping study" to gather and analyze existing data to allow a more limited and focused remedial investigation process. In this manner, the existing data base would help focus the subsequent remedial investigation work plans to the data gaps necessary to select a remedy (if needed) and may in some cases become the basis for decisions, including remedial action, where sufficient data and data quality exist.

In cases where existing data are sufficient, it may be appropriate to make the FS process much more efficient by initiating formal evaluations of remedial technologies during "scoping" and, by mutual consent of the three parties, reducing the number of alternatives evaluated. Three feasibility studies are proposed for the 100 Area, as described in the 1991 TPA change package.

AGGREGATE AREA MANAGEMENT STUDY (AAMS) GENERAL DESCRIPTION

The draft Hanford Past Practice Investigation Strategy describes the AAMS process as described herein. Scoping studies are considered in Section 300.430(b) of the NCP and proposed 40 CFR 264.511. Both regulations are designed for characterizing and addressing hazardous substances at sites with considerable less complexity and data than Hanford. The AAMS study is similar in nature to a scoping study in that its intent is to:

- assemble and evaluate existing data (establish associated DQO);
- identify the need for ERAs;
- identify likely contaminants and response scenarios and potentially applicable technologies (if possible, screen, select and initiate FS);
- focus and minimize new work under the work plan;
- provide for the opportunity to perform limited new site characterization work if data or interpretation uncertainty could be reduced by the studies. This is similar in concept to Preliminary Assessment/Site Investigation (PA/SI) studies or RCRA Facility Assessment (RFA) process;
- build defensible conceptual models for further site characterization, the development of performance assessment models and proposed remedial/corrective actions; and report the data and analyses described above.

An appropriate "aggregate area" would be defined to gather and interpret existing data and perform preliminary investigations. The aggregate area would be

delineated to encompass the geography necessary to define and understand the local hydrologic regime, the distribution and migration of contaminants emanating from the target source terms, the interaction of those source terms and the area necessary to provide defensibility for both conceptual and numerical models. In many areas, the aggregate area is the groundwater operable unit. However, in areas such as the 200 Areas, no groundwater operable units have yet been defined. Therefore, in these areas, it might be desirable to define an aggregate area for investigation based on the above criteria.

Existing data would be gathered and interpreted for the entire aggregate area. These data include all that are normally presented in an RI/FS or RFI/CMS report. The quality of existing data would be assessed and any need for verification would be identified. A conceptual model or models would be developed. Data needs would be assessed for: full development of the conceptual model; input to numerical models that assess performance and risk; and completion of site characterization, treatability studies, etc. Process information for the facilities would be gathered and assessed so that contamination potential is factored into site characterization.

The regulators would be involved throughout the AAMS process. Periodic (monthly) meetings would be utilized to transfer information and to provide progress status. The time required to perform an AAMS and produce the Aggregate Area Management Study Report (AAMSR) is dependant on the size, complexity of the site and the nature and extent of the available data. The intention is to perform the study and have results available for decisions in a six to eight month period from initiation of work.

AGGREGATE AREA MANAGEMENT STUDY REPORT (AAMSR)

The draft Hanford Past Practice Investigation Strategy describes the AAMSR as described herein, with the exception that the report is proposed as a primary document in the strategy. This document would be similar to an RI/FS (RFI/CMS) report and would present the knowledge gained from the AAMS. The document, its content and format would be decided during the scoping data gathering phase, and would be dependant on the data and possible analyses and decisions that could be supported. However, depending upon the quantity of available information, the data would probably be presented in separate topical reports. When an AAMSR is prepared, subsequent operable unit work plans would "fill in the gaps" and would also be focused on confirmatory or verification studies. The intent of the AAMSR is to expedite the process by relying on existing data, as much as possible, with confirmatory studies, and to focus remedial investigations as much as possible.

The normal scoping process under CERCLA as outlined in 40 CFR 300.430(b) of the NCP consists of specific tasks including assembly and evaluation of existing data; identification of applicable operable units; responses and technologies; identification of data quality needs; notification of natural resource trustees; initiation and identification of ARARS; and preparation of health and safety, sampling and analysis, public participation, and QA project plans. The chief products are the RI/FS or RFI/CMS work plan and associated project plans. A scoping study report is not necessary. Under the Hanford Past Practice Strategy a separate AAMSR would be written for the aggregate area when existing data are extensive enough to consider making decisions that would normally be made under an RI/FS or RFI/CMS report. In theory, a situation may exist where there is

sufficient data available in the AAMS phase, such that performing an RI/FS is not justified; thus, the AAMSR would be functionally equivalent to an RI/FS report. If the data base was not that extensive, only topical reports from the scoping phase would be issued and the process would go directly to writing a work plan.

Included in the AAMSR would be:

- interpretation of the accumulated data;
- description of the site and the proposed conceptual model;
- data, data evaluations and data quality;
- identification of areas within the operable units where sufficient data exist to support future ERAs and risk assessments;
- assessment of the aggregate area and the need for refinement of operable unit boundaries, providing for operable units where records of decision could be achieved and decisions concerning cleanup could be made early in the process;
- definition of a groundwater operable unit which may resemble the aggregate area assessed in the scoping study;
- prioritization of the included operable units;
- additional data and analyses that are needed; and,
- assessment of potential remedial technologies, and if possible, a selection of limited expedited FS to be started in the AAMS phase.

If the AAMS has provided sufficient information to forego further field investigations, an FS (CMS) report would be prepared as a primary document. In this case the AAMSR would be functionally equivalent to the RI. All available and relevant data would be included in the AAMSR, would be used in the preparation of the FS (CMS) work plan, and carried forward to the final FS (CMS) report and proposed plan. If further field investigations were required, an RI/FS work plan would be prepared to describe that work. Site data gathering efforts at sites identified as sufficiently characterized would stop, and those areas would be addressed in the FS (CMS), risk assessment and ROD (permit modification).

The regulatory agencies would be involved in the AAMS process and kept informed at regular meetings. In cases where available data appeared to be sufficient for only portions of the total required effort (additional work is required), a work plan would be prepared and approved, on the basis of the scoping report and issued as a primary document. This process provides a mechanism whereby regulatory concurrence and public comment with this proposed course of action would be provided. Note that the AAMSR would address the entire aggregate area, whereas the work plan would only address those sites or operable units for which additional work was necessary.

The FS (CMS) process could be made considerably more efficient by initiating

formal evaluations of remedial technologies during the AAMS period and by limiting the numbers of alternatives considered. The concept is that existing site and contaminant knowledge could be used to realistically limit the alternatives as early as possible. This concept has been proposed for the scoping phase of Superfund sites by the EPA. In addition, early consideration of remedial technologies allows for efficient data collection during early preliminary studies or during the early RI (RFI) phase for those special data needed for the FS (CMS).

200 NPL SITE AGGREGATE AREA MANAGEMENT STUDY

An Aggregate Area Management Study (AAMS) approach is proposed for the Hanford 200 Area NPL site. The proposed approach is consistent with the "Hanford Past-Practice Work Plan Strategy" and with the EPA and Ecology response to DOE's change request package for Hanford Past-Practice Milestones, CCN M-12-90-3.

A total of 8 source and 2 ground water AAMS are proposed. Source AAMS and ground water AAMS will be conducted on a plant-wide (e.g., T-Plant, PUREX) and Area-wide (i.e., 200 West and 200 East) scale, respectively. Table 1 lists the proposed studies, the type of study, and affected operable units. Isolated operable units associated with the 200 Area NPL site (200-IU) will still be addressed individually per the current Tri-Party Agreement, except 200-IU-6 which will be addressed as part of the B Plant AAMS. Proposed annotated outlines for source and ground water AAMS reports are provided in Attachments A and B.

Implementation of this AAMS approach in the 200 Areas requires adjustments to the M-12 and M-13 Milestones of the Tri-Party Agreement. This includes deferring 200-BP-5 (M-12-17) and 200-ZP-1 (M-12-19) Operable Unit RI/FS Work Plans to M-13. The start of M-13 would be deferred until January 1993, after which the deferred M-12 work plans would be submitted as a minimum. A new major milestone for completing all 10 AAMS by September 1992 is proposed. Interim milestones for completing individual AAMS reports are proposed in Table 1.

DOE requests that AAMS reports be treated as secondary documents. This is intended to simplify the review process such that the amount of time available to conduct the studies is maximized. Regular unit manager meeting updates of individual studies will be provided to keep EPA and Ecology informed on the progress of the studies and involved in any decision making. This will minimize the amount of regulatory review required after the submittal of AAMS reports.

The preparation of an aggregate area management plan is not planned for the 200 NPL site. Chapter 1 of AAMS reports (see attachments) will be sufficiently detailed to mitigate the need for a separate, higher-level management plan. This will allow DOE to concentrate its efforts on the individual AAMS. However, DOE recognizes that it is essential that all parties reach early agreement regarding the purpose and scope of the AAMS process. As a result, DOE plans to submit Chapter 1 early in the process to ensure that EPA's and Ecology's expectations are met. A milestone date of June 30, 1991 for submittal of Chapter 1 is proposed. Chapter 1 will be generic to all AAMS reports with minor changes required to address individual study circumstances.

Limited field activities to assess the nature and extent of contamination in the vadose zone and ground water are also planned as a parallel effort to the preparation of AAMS reports. The following field screening activities are proposed:

- * expanded ground water monitoring programs (non CLP) at selected existing wells
- * in situ assaying of gamma-emitting radionuclides at selected existing vadose zone boreholes.

Constituent lists at selected ground water monitoring wells will be expanded to identify contaminants of concern and refine groundwater plume maps. Wells and analytes will be selected based on a review of existing ground water data which will be undertaken early in the AAMS process. For planning purposes it is expected that, on the average, 10 ground water monitoring wells will be identified for expanded constituent monitoring per source AAMS area.

In situ assaying of select boreholes will provide baseline information on radioelement concentration profiles in the vadose zone using high-resolution gamma-ray spectroscopy. Boreholes will be selected and prioritized based on a review of existing source data. For planning purposes it is expected that, on the average, 10 boreholes will be identified for assaying per source AAMS area.

Results of these field activities will be documented in topical reports to be completed by September 1992.

Table 1. Aggregate Area Management Study (AAMS) Schedule for the 200 NPL Site

| AAMS Title | Operable Units | AAMS Type | Lead Regulatory Agency | Proposed Interim Milestones |
|------------|--|-------------|------------------------|-----------------------------|
| T Plant | 200-TP-1 200-TP-2 200-TP-3 200-TP-4 200-TP-5 200-TP-6 200-SS-2 | Source | EPA | April 1992 |
| Z Plant | 200-ZP-1 200-ZP-2 200-ZP-3 | Source | EPA | February 1992 |
| U Plant | 200-UP-1 200-UP-2 200-UP-3 | Source | Ecology | January 1992 |
| S Plant | 200-RO-1 200-RO-2 200-RO-3 200-RO-4 | Source | Ecology | March 1992 |
| B Plant | 200-BP-1 200-BP-2 200-BP-3 200-BP-4 200-BP-5 200-BP-6 200-BP-7 200-BP-8 200-BP-9 200-BP-10 200-BP-11 200-IU-6 200-SS-1 | Source | EPA | June 1992 |
| PUREX | 200-PO-1 200-PO-2 200-PO-3 200-PO-4 200-PO-5 200-PO-6 | Source | Ecology | May 1992 |
| Semi-Works | 200-SO-1 | Source | Ecology | July 1992 |
| 200 North | 200-NO-1 | Source | EPA | August 1992 |
| 200 West | NA | Groundwater | EPA/Ecology | September 1992 |
| 200 East | NA | Groundwater | EPA/Ecology | September 1992 |

Attachment A

SOURCE AGGREGATE AREA MANAGEMENT STUDY REPORT OUTLINE

EXECUTIVE SUMMARY

1. INTRODUCTION (replaces 200 NPL aggregate area management plan; describes the AAMS approach at the 200 NPL site and implementation process; provides an overview of the CERCLA, RCRA, TPA program)
 - A. 200 NPL Site Aggregate Area Management Study Program (defines the overall AAMS approach and its implementation at the NPL level; describes management control; describes the investigation process including the evaluation of existing data and field activities; discusses how the AAMS fits into the RI/FS process)
 - B. Aggregate Area Management Study (describes purpose, scope and objectives at the study level; describes supporting nonintrusive field activities and associated supporting/topical reports)
 - C. Quality Assurance
 - D. Organization (discusses the organization of the AAMS report)
2. FACILITY/PROCESS DESCRIPTIONS AND OPERATIONAL HISTORY (describes the history and current understanding of the waste generation, treatment, storage and disposal processes and facilities in the AAMS area)
 - A. Location (describes the location of the AAMS area; provides site map and coordinates)
 - B. History of Operations (describes the history of operations in the AAMS area; develops an operations chronology)
 - C. Facilities, Buildings, and Structures (describes facilities and structures located in the AAMS area in general categories (e.g., plant, cribs, pipelines, tanks, etc.))
 - D. Waste Generating Processes (describes waste generation processes and management in general categories (e.g., process liquids, exhaust gas, solid waste, etc.)); identifies waste units/sources)
 - E. Interactions with other AAMS areas/Operable Units (discusses interactions with adjacent source AAMS areas/OU's)
 - F. RCRA Site Interactions (discusses interactions with RCRA TSD facilities located within the AAMS areas)
3. SITE CONDITIONS (summarizes the physical (on a plant/waste management unit scale), environmental, and sociological setting; focuses on the surface and unsaturated subsurface)
 - A. Physiography and Topography
 - B. Meteorology (at the Area-wide scale)
 - C. Surface Water
 - D. Geohydrology (focuses on unsaturated zone)
 - E. Environmental Resources (discusses fauna, flora, critical habitats, and land and water use at or near the AAMS area)
 - F. Human Resources (discusses archaeological and cultural resources)

4. PRELIMINARY CONCEPTUAL SITE MODEL (reviews available data and potential contaminant exposure pathways to develop a conceptual model)
 - A. Known and Suspected Contamination (summarizes environmental monitoring and sampling data including scintillation logs; waste types, quantities and characteristics are identified; discusses knowledge of the extent of contamination in various media (except ground water))
 - B. Potential Impacts to Human Health and Environment (develops preliminary site conceptual model of exposure pathways and receptors)
5. HEALTH AND ENVIRONMENTAL CONCERNS (identifies contaminants and sources of concern)
6. APPLICABLE OR RELEVANT AND APPROPRIATE REQUIREMENTS (preliminary identification of potential ARARs categorized as chemical-, location-, and action-specific)
7. REMEDIAL ACTION TECHNOLOGIES (identifies and screens potential remedial technologies; preliminary remedial action objectives for each medium (except ground water) and a broad range of remedial action alternatives are identified; applications, effectiveness, and costs are discussed)
8. DATA QUALITY OBJECTIVES (reviews QA information on existing source and soil data, and identifies data gaps and deficiencies; identifies broad data needs for site characterization to improve the conceptual model and to better define ARARs; establishes DQOs and sets data priorities)
9. RECOMMENDATIONS
 - A. Expedited Response Actions (source/soil)
 - B. Redefinition and Reprioritization of Source Operable Units
 - C. RI/FS Process (defines and prioritizes source work plan preparation; discusses the interface with RCRA facilities)
 - D. Data Collection Activities (defines and discusses the need to conduct limited field characterization activities)
 - E. Treatability Studies (defines and discusses need for treatability studies to support the evaluation of remedial action alternatives for sources/soil)
10. REFERENCES

APPENDICES

Health and Safety Plan
Project Management Plan
Community Relations Plan
Data Management Plan

Attachment B

GROUND WATER AGGREGATE AREA MANAGEMENT STUDY REPORT OUTLINE

EXECUTIVE SUMMARY

1. INTRODUCTION (replaces 200 NPL aggregate area management plan; describes the AAMS approach at the 200 NPL site and implementation process; provides an overview of the CERCLA, RCRA, TPA program)
 - A. 200 NPL Site Aggregate Area Management Study Program (defines the overall AAMS approach and its implementation at the NPL level; describes management control; describes the investigation process including the evaluation of existing data and field activities; discusses how the AAMS fits into the RI/FS process)
 - B. Aggregate Area Management Study (describes purpose, scope and objectives at the study level; describes supporting nonintrusive field activities and associated supporting/topical reports)
 - C. Quality Assurance
 - D. Organization (discusses the organization of the AAMS report)
2. FACILITY/PROCESS DESCRIPTIONS AND OPERATIONAL HISTORY (summarizes the history and current understanding of waste generation and land disposal processes and facilities in an Area (i.e., 200E or 200W); references detailed facility/process descriptions provided in source AAMS's; focuses on liquid land disposal practices on an Area-wide basis)
 - A. Location (describes the location of the AAMS area; provides site map)
 - B. History of Operations (summarizes the history of operations and develops an operations chronology of liquid discharges to the ground on an Area-wide basis)
 - C. Facilities and Structures (summarizes liquid disposal facilities and structures in general categories (e.g., ponds, cribs, ditches, leaking tanks, reverse wells) on an Area-wide basis; summarizes waste types and quantities)
 - D. Ground Water Monitoring Facilities (describes ground water monitoring systems in an Area)
3. SITE CONDITIONS (summarizes the physical (on an Area-wide scale), and environmental setting; focuses on the saturated subsurface)
 - A. Regional Geohydrology (Pasco Basin)
 - B. Study Area Geohydrology (focuses on saturated zone and summarizes unsaturated zone)
 - C. Environmental Resources (discusses ground water use)

4. PRELIMINARY CONCEPTUAL SITE MODEL (reviews available data and potential contaminant exposure pathways to develop a conceptual model)
 - A. Known and Suspected Contamination (summarizes environmental monitoring and sampling data including scintillation logs; waste types, and characteristics are identified; discusses knowledge of the extent of contamination in the ground water)
 - B. Potential Impacts to Human Health and Environment (develops preliminary site conceptual model of exposure pathways and receptors)
 - C. Interactions with other Areas/Groundwater AAMS areas (discusses interactions with adjacent ground water AAMS areas and Hanford Site Areas)
5. HEALTH AND ENVIRONMENTAL CONCERNS (identifies groundwater contaminants/plumes of concern)
6. APPLICABLE OR RELEVANT AND APPROPRIATE REQUIREMENTS (preliminary identification of potential ARARs categorized as chemical-, location-, and action-specific)
7. REMEDIAL ACTION TECHNOLOGIES (identifies and screens potential remedial technologies for groundwater; preliminary remedial action objectives and a broad range of remedial action alternatives are identified; applications, effectiveness, and costs are discussed)
8. DATA QUALITY OBJECTIVES (reviews QA information on existing groundwater data and identifies data gaps and deficiencies; identifies broad data needs for site characterization to improve the conceptual model and to better define ARARs; establishes DQOs and sets data priorities)
9. RECOMMENDATIONS
 - A. Expedited Response Actions (ground water)
 - B. Definition and Prioritization of Ground Water Operable Units
 - C. RI/FS Process (defines and prioritizes work plan preparation based on ground water issues; discusses the interface with RCRA issues)
 - D. Data Collection Activities (defines and discusses the need to conduct limited field characterization activities)
 - E. Treatability Studies (defines and discusses need for treatability studies to support the evaluation of remedial action alternatives for ground water)
10. REFERENCES

APPENDICES

Health and Safety Plan
Project Management Plan
Community Relations Plan
Data Management Plan

SPECIFIC MILESTONE

CHANGES FOR

CHANGE REQUEST

M-12-90-4

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REVISION OF MILESTONES M12-00 AND M-13-00

May 13, 1991

Revise M-12-00 to read as follows:

| | | |
|---------|--|--------|
| M-12-00 | Submit RI/FS or RFI/CMS work plans for 15 operable units. | Jun 92 |
|---------|--|--------|

Add the following interim milestones:

| | | |
|----------|--|--------|
| M-12-05a | Submit rescoped RFI/CMS work plan 100-HR-1 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Sep 91 |
| M-12-06a | Submit rescoped RFI/CMS work plan for 100-HR-3 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Sep 91 |
| M-12-07a | Submit rescoped RFI/CMS work plan 100-DR-1 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Sep 91 |
| M-12-08a | Submit rescoped RI/FS work plan 100-BC-1 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Sep 91 |
| M-12-09a | Submit rescoped RI/FS work plan 100-BC-5 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Sep 91 |
| M-12-10a | Submit rescoped RI/FS work plan 100-KR-1 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Oct 91 |
| M-12-11a | Submit rescoped RI/FS work plan 100-KR-4 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Oct 91 |
| M-12-12a | Submit rescoped RFI/CMS work plan for 100-NR-1 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Dec 91 |

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| M-12-13a | Submit rescoped RI/FS work plan for 100-FR-1 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Nov 91 |
| M-12-14a | Submit rescoped RFI/CMS work plan for 100-NR-3 operable unit, in accordance with final "Hanford Past-Practice Strategy Document". | Dec 91 |

Revise interim milestone M-12-15, as follows:

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| M-12-15 | Submit 200-UP-2 Operable Unit Work Plan (source and groundwater operable unit), or an agreed upon alternate work plan based on results of the U-Plant Aggregate Area Management Study. | Jun 92 |
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Delete the following interim milestones:

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| M-12-16 | Submit 100-BC-2 Operable Unit Work Plan (source and groundwater operable unit) | Aug 91 |
| M-12-17 | Submit 200-BP-5 Operable Unit Work Plan (source and groundwater operable unit) | Oct 91 |
| M-12-18 | Submit 100-DR-2 Operable Unit Work Plan (source operable unit) | Dec 91 |
| M-12-19 | Submit 200-ZP-1 Operable Unit Work Plan (source and groundwater operable unit) | Feb 92 |
| M-12-20 | Submit 100-KR-2 Operable Unit Work Plan (source and groundwater operable unit) | Apr 92 |

Revise Milestone M-13-00, as follows:

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| M-13-00 | Submit six RI/FS or RFI/CMS work plans per year. | Annually Beginning CY 1993 |
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PROPOSED NEW MILESTONES
May 13, 1991

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| 27-00 | Submit all Aggregate Area Management Study Reports (AAMSR) for the 200 Area to EPA and Ecology as secondary documents. These documents shall be prepared in accordance with the objectives of the "Hanford Past-Practice Investigation Strategy" and the outlines provided in the "200-Area Aggregate Area Management Study Guidelines", both of which are included in Appendix F. | Sep 92 |
| M-27-01 | Submit methodology and format for AAMSR (to be included as Chapter 1 of each AAMSR) to EPA and Ecology as secondary document | Jun 91 |
| M-27-02 | Submit AAMSR for U-Plant Waste Management Area (for all source term operable units with "200-UP" designations) | Jan 92 |
| M-27-03 | Submit AAMSR for Z-Plant Waste Management Area (for all source term operable units with "200-ZP" designations) | Feb 92 |
| M-27-04 | Submit AAMSR for REDOX Waste Management Area (for all source term operable units with "200-RO" designations) | Mar 92 |
| M-27-05 | Submit AAMSR for T-Plant Waste Management Area (for all source term operable units with "200-TP" designations and for operable unit 200-SS-2) | Apr 92 |
| M-27-06 | Submit AAMSR for PUREX Waste Management Area (for all source term operable units with "200-PO" designations) | May 92 |
| M-27-07 | Submit AAMSR for B-Plant Waste Management Area (for all source term operable units with "200-BP" designations [except the 200-BP-1 operable unit] and for operable units 200-SS-1 and 200-IU-6) | Jun 92 |
| M-27-08 | Submit AAMSR for Semi-Works Waste Management Area (for all source term operable units with "200-SO" designations) | Jul 92 |
| M-27-09 | Submit AAMSR for 200-North Waste Management Area (for all operable units with "200-NO" designations, including groundwater impacted by the source terms) | Aug 92 |
| M-27-10 | Submit AAMSR for 200-West Groundwater Aggregate Area, including all groundwater impacted by the 200-West Area source term operable units | Sep 92 |
| M-27-11 | Submit AAMSR for 200-East Groundwater Aggregate Area, including all groundwater impacted by the 200-East Area source term operable units | Sep 92 |

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| 28-00 | Submit all soils and groundwater background determination documents to EPA and Ecology | Apr 92 |
| M-28-01 | Submit soils background sampling and analysis plan and quality assurance project plan (secondary document) | Jun 91 |
| M-28-02 | Submit background methodology description document for soils and groundwater (secondary document) | Jul 91 |
| M-28-03 | Submit soils study report (primary document), establishing background values for soil at the Hanford Site and include report in Appendix F | Feb 92 |
| M-28-04 | Submit evaluation report on existing groundwater data (primary document) establishing background values for groundwater at the Hanford Site and include report in Appendix F | Apr 92 |

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| M-29-00 | Develop and submit documentation to EPA and Ecology describing Hanford risk assessment methodology | Mar 92 |
| M-29-01 | Identify and submit descriptions of codes and models (secondary document) to be used in risk assessment | Sep 91 |
| M-29-02 | Submit a plan for development of area wide groundwater models to support risk assessment and to evaluate impacts of changing groundwater flow fields (secondary document) | Dec 91 |
| M-29-03 | Submit risk assessment methodology document (primary document) and include document in Appendix F | Mar 92 |

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| M-30-00 | Complete integrated general investigations and studies for the 100-Area | Sep 93 |
| M-30-01 | Submit a report (secondary document) to EPA and Ecology evaluating the impact to the Columbia River from contaminated springs and seeps, as described in the operable unit work plans listed in M-30-03 | Feb 92 |
| M-30-02 | Submit a plan (primary document) to EPA and Ecology to determine cumulative health and environmental impacts to the Columbia River, incorporating results obtained under M-30-01 | May 92 |
| M-30-03 | Complete all nonintrusive field work as identified in draft work plans for the following operable unit work plans: 100-HR-1, 100-HR-3, 100-DR-1, 100-BC-1, 100-BC-5, 100-KR-1, 100-KR-4, 100-NR-1, 100-NR-3, and 100-FR-1 | Sep 92 |
| M-30-04 | Submit a report (secondary document) to EPA and Ecology evaluating the interaction of Columbia River and the unconfined aquifer for aquifer hydraulic parameters | Sep 92 |
| M-30-05 | Install all field instrumentation and initiate monitoring activities necessary to perform long-term evaluation of Columbia River and unconfined aquifer interaction, in accordance with the tasks defined in operable unit work plans listed in M-30-03 | Sep 93 |
